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PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/076,602	02/19/2002	Yoshio Sasaki	041465-5140	2300
55694 75	90 04/13/2006		EXAM	INER
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SUITE 1100 WASHINGTON, DC 20005-1209			2627	THE EXTENDED

DATE MAILED: 04/13/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
		10/076,602	SASAKI ET AL.			
	Office Action Summary	Examiner	Art Unit			
		Kim-Kwok CHU	2627			
	The MAILING DATE of this communication app	pears on the cover sheet wi	th the correspondence address			
Period fo	• •	VIC OUT TO EVOIDE AND	ONTHES OF THEFTY (20) DAVE			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLICHEVER IS LONGER, FROM THE MAILING DINION of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. Of period for reply is specified above, the maximum statutory period of the toreply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNIC 136(a). In no event, however, may a n will apply and will expire SIX (6) MON a, cause the application to become AB	CATION. eply be timely filed THS from the mailing date of this communication. EANDONED (35 U.S.C. § 133).			
Status						
1)⊠	Responsive to communication(s) filed on Rem	narks filed 2/21/2006.				
2a) <u></u> ☐	This action is FINAL . 2b)⊠ This action is non-final.					
3)[Since this application is in condition for allowa		•			
	closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D	. 11, 453 O.G. 213.			
Disposit	ion of Claims					
4)⊠	Claim(s) <u>1-13</u> is/are pending in the application					
	4a) Of the above claim(s) is/are withdraw	wn from consideration.				
•	Claim(s) is/are allowed.					
	Claim(s) <u>1-8 and 11-13</u> is/are rejected.					
	Claim(s) <u>9 and 10</u> is/are objected to.	and a the area and a second				
8)	Claim(s) are subject to restriction and/o	or election requirement.				
Applicati	ion Papers					
9)[The specification is objected to by the Examine	er.				
10)⊠	The drawing(s) filed on $\underline{2/19/2002}$ is/are: a)	accepted or b) ☐ objected	to by the Examiner.			
	Applicant may not request that any objection to the					
	Replacement drawing sheet(s) including the correct	· · · · · · · · · · · · · · · · · · ·				
11)[The oath or declaration is objected to by the Ex	kaminer. Note the attached	Office Action or form PTO-152.			
Priority ι	under 35 U.S.C. § 119					
• —	Acknowledgment is made of a claim for foreign ☑ All b) ☐ Some * c) ☐ None of:	priority under 35 U.S.C. §	119(a)-(d) or (f).			
	1. Certified copies of the priority documents have been received.					
	2. Certified copies of the priority documents have been received in Application No					
	3. Copies of the certified copies of the prior	•	received in this National Stage			
* 0	application from the International Bureau See the attached detailed Office action for a list		received			
		of the certified copies not	received.			
Attachmen						
	ce of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PTO-948)		ummary (PTO-413))/Mail Date			
3) 🔯 Infor	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) or No(s)/Mail Date		formal Patent Application (PTO-152)			

Response to Remarks

 Applicant's Remarks filed on February 21, 2006 has been fully considered.

Applicant states the cited secondary reference of Kobayashi (U.S. patent Application Publication No. 2004/0042363) cannot be applied as prior art because Kobayashi's WIPO publication PCT/JP01/10921 was not printed in the English language (page 2 of the Remarks, last paragraph). Accordingly, another newly found prior art of Weiler et al. (US Patent 6,725,205) is cited as a secondary reference.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. § 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, 3, 4, 6 and 7 are rejected under 35 U.S.C. 103

 (a) as being unpatentable over Ko et al. (U.S. Patent 6,724,705)
 in view of Weiler et al. (U.S. Patent 6,725,205).

Ko teaches a recording medium very similar to that of the present invention. For example, Ko teaches the following:

- (a) as in claim 1, the recording medium on which information is to be recorded by an information recording apparatus (Fig. 10; information recording apparatus such as a disc drive or a read/write head is an inherent feature);
- (b) as in claim 1, the information is recorded at the time of manufacturing the recording medium in advance (Figs. 10, 11 and 12; column 10, lines 30-42);
- (c) as in claim 1, recording parameter information containing optimizing information for optimizing a recording state in the record processing executed by the information

recording apparatus (Figs. 10-12; column 10, lines 37-42; transmission rate is one of the disc optimization parameters);

- (d) as in claim 3, the recording medium comprises an information recording area (user data area) where the information is to be recorded (Fig. 2);
- (e) as in claim 3, the recording medium comprises a control information recording area (control data zone) where recording control information used for controlling the record processing is to be recorded (Figs. 11 and 12; column 10, lines 37-42);
- (f) as in claim 4, the recording medium having standard recording parameter information (disc type and specification) is further recorded for executing the record processing in a standard recording state (Figs 11 and 12; column 10, lines 37-42);
- (g) as in claim 6, a plurality of sets (multiple flags) comprising the identification information and the recording parameter information which are in a corresponding relation are recorded (Fig. 8); and
- (h) as in claim 7, the record processing is a record processing executed optically, and the recording parameter information (disc type, transmission rate) is a recording parameter information for optimizing a shape of a recording pit formed on the recording medium by executing the record processing (Figs. 10-12).

However, Ko does not teach the following pre-recorded information in his recording medium:

- (a) as in claim 1, at the time of manufacturing the recording medium, identification information for identifying the information recording apparatus for recording the information onto the recording medium; and
- (b) as in claim 3, the identification being recorded in the control information area in advance.

Weiler teaches the following disc authentication operation:

- (a) at the time of manufacturing (recording data on) the recording medium, an identification information for identifying the information recording apparatus (disk drive) for recording the information onto the recording medium (Figs. 1 and 3; software installing procedure, step 94; column 1, lines 43-58); and
- (b) the identification (serial number) being recorded in the control information area in advance (Fig. 1; column 1, lines 42-58).

To prevent an unauthorized read/write apparatus to access a recording medium, one can use a method where the recording medium has a list identification data which represents various authorized recording devices such as drive drives. Hence, for protecting a recording medium being accessed by an unauthorized recording device, it would have been obvious to one of ordinary

skill in the art to enhance Ko's disc write protection with a predetermined relationship established between an recording medium and its recording/reproducing device as Weiler's serial number identification method, because the contents stored in the recording medium is assigned to a limited group of recording devices such as a pre-assigned disk storage means.

4. Claims 8 and 11-13 are rejected under 35 U.S.C. 103 (a) as being unpatentable over Ko et al. (U.S. Patent 6,724,705) in view of Weiler et al. (U.S. Patent 6,725,205).

Ko teaches a recording medium very similar to that of the present invention. For example, Ko teaches the following:

- (a) as in claim 8, an information recording apparatus for executing the record processing onto a recording medium on which information is to be recorded (Fig. 6A; accessing the information stored on a recording medium);
- (b) as in claim 8, the information is recorded at the time of manufacturing the recording medium in advance (Figs. 10, 11 and 12; column 10, lines 30-42); and
- (c) as in claim 8, recording parameter information containing optimizing information for optimizing a recording state in the record processing executed by the information recording apparatus (Figs. 10-12; column 10, lines 37-42. transmission rate is one of the disc optimization parameters).

However, Ko does not teach the following pre-recorded information in his recording medium:

- (a) as in claim 8, identification information for identifying the information recording apparatus for recording the information onto the recording medium;
- (b) as in claim 8, the identification being recorded in the control information area in advance;

- (c) as in claim 8, a storage device for storing the identification information for identifying the information recording apparatus;
- (d) as in claim 8, a detection device for detecting the identification information and the recording parameter information from the recording medium prior to the recording of the information;
- (e) as in claim 8, a comparison device for comparing the detected identification information to the stored identification information; and
- (f) as in claim 8, a recording device for recording the information onto the recording medium when the detected information coincides with the stored identification information.

Weiler teaches the following disc authentication operation:

- (a) at the time of manufacturing the recording medium (software stored in the disk), identification information (serial number) for identifying the information recording apparatus (disk drive) for recording the information onto the recording medium ((Figs. 1 and 3; software installing procedure, step 94; column 1, lines 43-58);
- (b) the identification being recorded in the control information area in advance (Figs. 1 and 3; serial numbered is stored in the CD; column 1, lines 43-58);

- (c) a storage device for storing the identification information for identifying the information recording apparatus (Figs. 1 and 3; identification data is stored in the software disk and the hard disk);
- (d) a detection device (read) for detecting (reading/accessing) the identification information and the recording parameter information from the recording medium prior to the recording of the information (Figs. 1 and 3; step 94);
- (e) a comparison device for comparing the detected identification information to the stored identification information (Figs. 1 and 3; step 94); and
- (f) a recording device (write) for recording the information when the detected information coincides with the stored identification information (Figs. 1 and 3; software can be installed if the correct recording device is determined with the assigned serial number).

To prevent an unauthorized read/write apparatus to access a recording medium, one can use a method where the recording medium has a list identification data which represents various authorized recording devices such as drive drives. Hence, for protecting a recording medium being accessed by an unauthorized recording device, it would have been obvious to one of ordinary skill in the art to enhance Ko's disc write protection with a predetermined relationship established between an recording

medium and its recording/reproducing device as Weiler's serial number identification method, because the contents stored in the recording medium is assigned to a limited group of recording devices such as a pre-assigned disk storage means.

Furthermore, although Ko does not teach recording and reproducing information with a storage device, a detection device, comparison device and a recording device. However, for accessing data in a recording medium, it would have been obvious to one of ordinary skill in the art to read/write Ko's data by utilizing above means as Weiler's Figs. 1 and 3, because input and output data into Ko's recording medium requires a storage device for holding the data, a detector for receiving the stored data, a comparison means for recognizing the stored data and a recording means for storing data on the medium.

- 5. Method claim 11 drawn to the method of using the corresponding apparatus claimed in claim 8. Therefore, method claim 11 corresponds to apparatus claim 8 and is rejected for the same reasons of anticipation as used above.
 - 6. Claims 12 and 13 have limitations similar to those treated in the above rejection, and are met by the reference as discussed above.

7. Claim 2 is rejected under 35 U.S.C. 103 (a) as being unpatentable over Ko et al. (U.S. Patent 6,724,705) in view of Weiler et al. (U.S. Patent 6,725,205) and further in view of Takeshita (U.S. Patent 6,556,524).

Ko in view of Weiler teach a recording medium very similar to that of the present invention. However, both Ko and Weiler do not teach the following:

(a) as in claim 2, the recording parameter information comprises at least: first recording parameter used when executing the record processing with a first recording speed; and second recording parameter used when executing the record processing with a second recording speed which is faster than the first recording speed.

Takeshita teaches that speed parameters of various speeds are recorded in PCA or PMA area of a recording medium (column 10, lines 35-57).

To eliminate repetitive test procedures, optimal control data of an optical reproducing/recording apparatus can be stored on a recording medium for access during loading of the medium. For example, it would have been obvious to one of ordinary skill in the art to store the speed parameters of Takeshita in Ko's PCA area in the recording medium, because optimal operating speeds of reading/writing the recording medium itself can be loaded to the optical apparatus without running a speed test.

8. Claim 5 is rejected under 35 U.S.C. 103 (a) as being unpatentable over Ko et al. (U.S. Patent 6,724,705) in view of Weiler et al. (U.S. Patent 6,725,205) and further in view of Yonemitsu et al. (U.S. Patent 5,592,450).

Ko in view of Weiler teach a recording medium very similar to that of the present invention. However, both Ko and Weiler do not teach the following:

(a) as in claim 5, the identification information and the identical recording parameter information are recorded repeatedly.

Yonemitsu teaches the following:

(a) identifying information (TOC data) is redundantly recorded in the re-recordable data zones of the lead-in and lead-out areas (Fig. 4B; column 11, lines 41 and 42).

Data such as disc management information stored in a recording medium can be corrupted. To ensure these management information can be retrieved while loading the disc, it would have been obvious to one of ordinary skill in the art to duplicate the disc management information stored in the Lead-in area such as both Ko's and Weiler's similar to Yonemitsu's, because the additional copy of disc management information in the Lead-in area prevents the accidental damage of the original copy.

Allowable Subject Matter

- 9. Claims 9 and 10 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 10. The following is an Examiner's statement of reasons for the indication of allowable subject matter:

As in claim 9, the prior art of record fails to teach or fairly suggest an information recording apparatus having the following features:

(a) a type-corresponding recording parameter information storage device for storing type-corresponding recording parameter information as the recording parameter information corresponding to a type of the recording medium, wherein if the detected identification information does not coincide with the stored identification information, the storage device records the information onto the recording medium by the use of the stored type-corresponding recording parameter information.

As in claim 10, the prior art of record fails to teach or fairly suggest an information recording apparatus having the following features:

(a) a standard recording parameter information storage device for detecting/storing standard recording parameter information for executing the record processing in a standard recording state, wherein if the detected identification information does not coincide with the stored identification information, the storage device records the information onto the recording medium by the use of the stored standard recording parameter information.

The features indicated above, in combination with the other elements of the claims, are not anticipated by, nor made obvious over, the prior art of record.

11. Any response to this action should be mailed to:

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Or faxed to:

(571) 273-8300 (for formal communications intended for entry. Or:

(571) 273-7585, (for informal or draft communications, please label "PROPOSED" or "DRAFT")

Any inquiry of a general nature or relating to the status of this application should be directed USPTO Contact Center (703) 308-4357; Electronic Business Center (703) 305-3028.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kim CHU whose telephone number is (571) 272-7585 between 9:30 am to 6:00 pm, Monday to Friday.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Kim-Kwok CHU

Examiner AU2627

4/6/2006

April 6, 2006 (571) 272-7585

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